TTAB

IN THE UNITED STATES PATENT AND TRADEMARK OF BEFORE THE TRADEMARK TRAIL AND APPEAL BOAKD

Roger Orozco and Nora Orozco,

Petitioners,

Cancellation No.: 92043811

v.

Michael Hwang

Registrant.

Registration No.:

2,846,833

Date Registered:

May 25, 2004

For the mark:

OAKTREE (& Design)

MOTION TO EXTEND DISCOVERY

Registrant Michael Hwang respectfully requests that the Board grant him a 30-day extension of time to answer, oppose or otherwise respond to Petitioners' First Set of Interrogatories and First Requests for Production of Documents and Things, and to Petitioners' First Request for Admissions. The certificate of service on these documents states that they were served by mail on April 1, 2005 (although counsel for Registrant did not receive them until on or about April 18, 2005), so that Registrant's responses are presently due on May 6, 2005. With the requested extension, the new deadline for its discovery responses will be June 5, 2005.

The requested extension is necessary because Registrant requires additional time to properly evaluate and respond to the requests.

Because discovery is currently set to close on May 17, 2005 and because the parties both require additional time in which to complete discovery, Registrant requests a

60-day extension of the discovery period and all corresponding trial dates. With the requested extension, the new deadlines will be:

Discovery to Close:

July 16, 2005

Plaintiff's Testimony to Close:

October 14, 2005

Defendant's Testimony to Close:

December 13, 2005

Rebuttal Testimony to Close:

January 27, 2006

On May 2, 2005 and May 3, 2005, counsel for Registrant telephoned counsel for Petitioners to request consent to this motion, but was unable to reach either Kurt Koenig or his colleague, Laurel Phillips.

Wherefore, Registrant respectfully requests that the Board grant it a 30-day extension of time to respond to Petitioners' discovery requests, and a 60-day extension of the discovery period and all corresponding trial dates.

Respectfully submitted,

Dated: May 3, 2005

By:

John T. Johnson, Esq.

Stacy J. Grossman, Esq.

Attorneys for Michael Hwang

Fish & Richardson P.C.

Citigroup Center

153 East 53rd Street, 52nd Floor New York, New York 10022-4611

Tel.: (212) 765-5070

Fax.: (212) 258-2291

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing MOTION FOR EXTENSION OF TIME TO RESPOND TO PETITIONERS' DISCOVERY REQUESTS has this 3rd day of May, 2005, been mailed by prepaid first class mail to the below-identified attorney at his place of business:

Lise M

Kurt Koenig, Esq. Koenig & Associates 220 East Figueroa Street Santa Barbara, CA 93101